1	UNITED STATES DISTRICT COURT	
2	DISTRICT OF NEVADA	
3	* * *	
4	EVELYN CONERLY,	Case No. 2:23-cv-00515-GMN-EJY
5	Plaintiff,	
6	v.	ORDER
7	LIBERTY MUTUAL INSURANCE	
8	COMPANY, (AKA LM GENERAL INSURANCE COMPANY; AKA SAFECO	
9	INSURANCE COMPANY); DOES 1 through X and ROE CORPORATIONS I through X,	
10	inclusive,	
11	Defendants.	
12	Pending before the Court is the Joint Discovery Plan and Scheduling Order (ECF No. 19	
13	seeking an initial discovery period of 270 days. This exceeds the standard set by Local Rule 26	
14	1(b)(1). The sole basis for the 90 days extension in the initial plan is a single sentence stating th	
15	case is complex with medical specials and issues regarding Plaintiff's extra-contractual claims	
16	These circumstances exist for virtually every personal injury case that comes before the Court. This	
17	single sentence does not provide sufficient support for the requested extension.	
18	Accordingly, IT IS HEREBY ORDERED that the Joint Discovery Plan and Schedulin	
19	Order (ECF No. 19) is DENIED without prejudice.	
20	IT IS FURTHER ORDERED that the parties must, no later than June 20, 2023, submit	
21	revised proposed discovery plan and scheduling order that either sets a 180 discovery period o	
22	provides more support for the extension of discovery sought.	
23	Dated this 12th day of June, 2023.	
24	8	
25	Cayna Louchat	
26	UN	ITED STATES MAGISPRATE JUDGE
27		
	I	